

# **EXHIBIT 60**

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK**

STATES OF NEW YORK,  
MASSACHUSETTS,  
WASHINGTON, COLORADO,  
CONNECTICUT, DELAWARE,  
DISTRICT OF COLUMBIA,  
HAWAII, ILLINOIS, IOWA, NEW  
MEXICO, NORTH CAROLINA,  
OREGON, PENNSYLVANIA,  
RHODE ISLAND, VERMONT, and  
VIRGINIA,

Plaintiffs,

v.

DONALD TRUMP, in his official capacity as President of the United States; U.S. DEPARTMENT OF HOMELAND SECURITY; ELAINE C. DUKE, in her official capacity; U.S. CITIZENSHIP AND IMMIGRATION SERVICES; U.S. IMMIGRATION AND CUSTOMS ENFORCEMENT; and the UNITED STATES OF AMERICA,

CIVIL ACTION NO. 1:17-cv-05228  
(NGG) (JO)

Defendants.

## **DECLARATION OF REINA GUEVARA**

I, Reina Guevara, hereby declare as follows:

1. My name is Reina Guevara. I am 26 years old. I live in Dorchester, Massachusetts.
2. I have personal knowledge of the matters set forth below.
3. I was born in Yucuajquin, El Salvador during the civil war. When I was very young, my mother's life was threatened and she had to flee for the United States. I stayed in El Salvador and lived with my grandparents. The civil war ended but El Salvador was still not safe. When I was 10 years old I was sexually assaulted. My life was in danger. My mother brought me to the United States to keep me safe. I was 11 when I arrived here.
4. Before DACA, my life was difficult and complicated. I had to start working when I was 15 years old to help support my family, but without a work permit I could only get jobs that paid less than minimum wage. About 9 years ago, I was detained by Immigration and Customs Enforcement and given a deportation order. I lived in constant fear that I would be separated from my mother and family again.
5. I applied for DACA as soon as I could in 2012. Receiving DACA changed my life. I was able to get a work permit and a social security card. I was able to find a better job to help my family. I pay state and federal taxes. I have also been able to plan for my future.
6. I attended Bunker Hill Community College on a scholarship. I would not have received the scholarship without DACA.
7. I graduated from Bunker Hill last year and am now attending UMass Boston. I'm studying philosophy and public policy.

8. I just started a job as the Development Director of the Student Immigration Movement. After college, I want to continue working in the non-profit sector helping undocumented immigrants navigate the process to access higher education.
9. I couldn't have accomplished any of these things without DACA. Because of DACA, I pay in-state tuition at UMass. I also receive a partial scholarship that requires me to take a certain number of credits each semester. Without in-state tuition, I couldn't afford to keep up with the credit requirements, I would lose my scholarship, and would have to drop out of school.
10. If I lost DACA, my deportation order would be effective again. I would be at immediate risk of being separated from my family and sent back to El Salvador.
11. My mother brought me to the United States because I wasn't safe in El Salvador. I haven't been back to El Salvador in 16 years.
12. Boston is my home. My family is here. I work and go to school here. My future is here.

I declare under penalty of perjury that the foregoing is true and correct.

Executed this 5<sup>th</sup> day of September, 2017.



Reina Guevara